

# Kilroe on Trial For Part Taken In Bigamy Case

**'Justice Not for Sale Here,' Says Special Prosecutor Outlining Charge Against District Attorney's Aid**

Edwin P. Kilroe, assistant on the staff of District Attorney Swann, was placed on trial yesterday before Justice Weeks and a jury in the extraordinary Term of the Supreme Court on an indictment found by the Almiral grand jury. Louis E. Swartz, an attorney, is a codefendant with Mr. Kilroe.

Both men were indicted on charges of conspiracy growing out of the matrimonial affairs of Napoleon A. Bourasse, a stock broker, against whom Mrs. Helen Montrose Bourasse, his second wife, made charges of bigamy. These charges were later dismissed. Mr. Kilroe is charged with failing to perform the functions of his office. Former Judge William M. K. Olcott appeared as counsel for the defendants and William Rand, special Deputy Attorney General, was the prosecutor. The jury box was not filled until late in the afternoon, when Mr. Rand opened the case for the prosecution. "Neither of them is charged with stealing anything, nor with bribery," said Mr. Rand. "They are charged with conspiracy with Bourasse, who stands charged with them, but who is not now here on trial, with obstructing the administration of justice in that when \$13,000 was paid to Bourasse as the amount to be paid by Bourasse to Miss Montrose, the young woman who believed she had been legally married to him, the criminal charge against Bourasse was dropped. It is charged that the \$13,000 was paid in cash by him for payment to Edward H. Berger, her former attorney, for services, and \$2,000 was paid over to her. Mr. Kilroe, the prosecutor, represented to the court that the state did not have the evidence necessary to bring about a conviction."

Mr. Rand added that "Justice in New York State is not for sale" and that it was for the jury to decide whether the money was paid in settlement for a criminal charge.

Upon the request of Mr. Olcott, counsel for the defendants, Kilroe and Swartz, Mr. Rand explained that it was the contention of the men on trial that the prosecution of Bourasse was dropped because of evidence that the state had still not had from whom he had married before marrying either Mrs. Mary Coyne Bourasse, supposed to be his first wife, or Mrs. Helen Montrose Bourasse, supposed to be his second wife. This other wife was in Canada and could not be brought here, nor could the marriage of Bourasse to Mrs. Mary Coyne Bourasse be charged because of the fact that this marriage also was held to be invalid. The trial will be continued to-day.

# Women Object to Man Bedford Superintendent

**Voters' League Against Assembly Bill; Miss Hay Proposes Meeting in Protest**

The plan to appoint a man as superintendent of the Bedford Reformatory has caused indignation in women's organizations. The New York State League of Women Voters has adopted a resolution of protest, which was made public yesterday, and Miss Mary Garrett Hay, chairman of the New York City League of Women Voters, also a former director of the reformatory, is planning a protest meeting.

The bill, which was introduced by Assemblyman C. J. Hewitt, amends the law so as to make possible the appointment of a man instead of a woman as head of the institution. The underlying reason is said to be the need for economy in obtaining a resident psychiatrist, who would combine his professional services with the duties of superintendent.

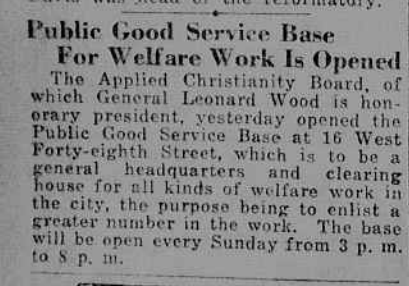
Miss Hay declared yesterday that she did not believe it was wise to have a man directing the policy of a girls' institution.

"I am firmly opposed to the bill," she said. "I am sure many women feel that such a step would be detrimental to the interests of Bedford, and that it would embody an idea now obsolete that woman has not proved her ability in managing reform institutions."

Mrs. Gordon Norrie, acting chairman of the State League of Women Voters, said conditions at Bedford had never been so good as when Dr. Katharine B. Davis was head of the reformatory.

# Public Good Service Base For Welfare Work Is Opened

The Applied Christianity Board, of which General Leonard Wood is honorary president, yesterday opened the Public Good Service Base at 16 West Forty-eighth Street, which is to be a general headquarters and clearing house for all kinds of welfare work in the city, the purpose being to enlist greater number in the work. The base will be open every Sunday from 3 p. m. to 8 p. m.



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# Crowd Beats Policeman Who Tries to Stop Fight

Patrolman Smith, of the West Forty-seventh Street station, just within the regulation height for a patrolman, thought of his duty and not his stature last night when he came upon two men engaged in a fist fight at Fifty-second Street and Tenth Avenue. He decided to stop it.

The two men resented such an intrusion. So did the crowd that had been watching the battle. Patrolman Smith soon found himself attacked from all sides. Patrolman McAvoy, whose height and weight are sufficient to enable him to place on anybody's police force, happened along about that time. He rescued Patrolman Smith and placed the two original pugilists under arrest. They gave their names as Bernard Tevnan, eighteen years old, of 557 West Forty-eighth Street, and Joseph Wilson, twenty-eight, of 787 Ninth Avenue.

As they were being escorted down Tenth Avenue James Brennan, twenty-five years old, of 527 West Forty-eighth Street, and Helen Tevnan, Bernard's sister, tried to rescue them. James and Helen were taken into custody and charged with the fight. The two men were narrowly escaped being hit by several bricks before the station was reached. Brennan and Wilson were charged with disorderly conduct and Brennan and Helen Tevnan charged with interfering with a policeman.

Miss Tevnan and Brennan were fined \$1 each by Magistrate Simpson when arraigned before him in Men's Night Court, and both were released. They were fined \$10 each or five days in jail.

# Black Forfeits Bail; New Warrant Is Issued

**Florida Resort Mayor Renews Effort to Get Millionaire to Court in Liquor Case**

MIAMI, Fla., March 21.—Harry St. Francis Black, New York millionaire, in whose private car fifty-five cases of liquor were found at Coconut Grove last Wednesday, did not appear when his case was called in the Mayor's court here today, and Mayor Matheson ordered that a bench warrant be issued for his arrest. The warrant is returnable Wednesday.

Mr. Black was returned to Miami yesterday from Palm Beach, where he was arrested Saturday night upon order of Governor Hardee, who advised the local authorities that the case against him by the Federal charge against him by the United States Commissioner did not relieve the state authorities of their duty.

# Life Insurance Unhurt By Post-War Problems

**Underwriters Credit Stability to Fact That Rates Were Not Increased During Conflict**

The Life Underwriters' Association of New York City held its thirty-fifth annual meeting and dinner at the Hotel Astor yesterday. More than 800 persons attended the meeting. Statistics of the leading companies, which were read, showed that life insurance had been little affected by the period of readjustment. This condition was ascribed to the fact that rates had not been increased during the war and that efforts of the underwriters to keep the business free from disturbing influences had been successful.

Members of the association subscribed \$15,000 to pay the expenses of a course in life insurance salesmanship to be established at New York University. This course is to be opened to give young life underwriters a new opportunity to study the different policy forms.

Frederick A. Wallis, Commissioner of Immigration, and the Rev. Mr. C. Wallace Petty, pastor of the Mount Morris Baptist Church, were the speakers at the dinner.

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# Tinkle and Crash Of Glass Follow Raids in Village

**Pint Flask "Tea" Trickles in Wake of Police, and Fleeing Guests Forget to Settle With Their Hosts**

Several down-one-flight-and-turn-to-the-right tea rooms in Greenwich Village were raided after midnight Sunday morning by plainclothes men who had heard that beverages other than tea could be had at various times by various persons at various dens and inns. Details of these raids were revealed yesterday.

What the plainclothes men saw and what they reported to various officials higher up was enough to bring forth the announcement yesterday that the Sunday morning raids were merely the first of a series, and that the next time there would be fewer warnings and more arrests. The places visited by detectives under the direction of Police Inspector Walsh included the Blue Bird Tea Room, at 48 Sixth Avenue; the Paris Den, at 8 Christopher Street; the Red Head and the Blue Goose, both in Sixth Avenue, and the Coal Mine.

The proprietor of the Blue Bird suffered most from the activity on the part of the police. His place was aswarm with dancers, every table in use and a jazz orchestra in the midst of its jazziest number when one of Inspector Walsh's men thrust in his head. In a moment Inspector Walsh's men were almost as numerous as the dancers. The proprietor and his plainclothes men were made to the accompaniment of much crashing of glass. The women looked on as the men were searched. During the searching process numerous half-pint bottles were accidentally dropped and smashed. At the end of the search Inspector Walsh ordered all patrons from the place with a warning. He and his men were left with the proprietor.

The proprietor explained that not one of the large number that had been driven from the place had paid a check and the proprietor wanted to know just what Inspector Walsh and his men were going to do about it.

"That's something I don't know anything about," confessed the inspector, "but there is something else I do know something about. We have ordered to see that the tea rooms down in the Village sell tea or get out, and we're obeying orders. This is our first visit. We'll be back this way again."

The police explained yesterday that numerous complaints about various Greenwich Village tea rooms have been made, and that they will have to sell tea hereafter or expect another call from Inspector Walsh.

# Fury Trial Set for May 2

**Bail for "Big Ed," in Tombs 13 Months, Reduced to \$1,500**

Judge John F. McIntyre in the Court of General Sessions yesterday set May 2 as the date for trial of Edward H. (Big Ed) Furey, under indictment for grand larceny and extortion in connection with the theft of securities from the Wall Street district. Furey has been in the Tombs for thirteen months. His bail originally was \$100,000. It has been reduced several times, and yesterday Judge McIntyre made it \$1,500.

Assistant District Attorney John T. Dooley told the court that he desired a postponement because four witnesses were in Washington in connection with the trial in Federal court of "Nicky" Arnstein. The witnesses are Rudolph and Herbert Bonora and Joseph and Irving Gluck. These youths, according to Mr. Dooley, have made lengthy statements telling of their parts in the thefts.

# Prof. Pahlow and Wife to Confront Accusers To-day

**Return to Lawrenceville to Make Defense; Alumni Accepts School's Verdict; Men at Princeton May Act**

Professor Edwin W. Pahlow and his wife, both of whom were dismissed last week from the Lawrenceville School at Lawrenceville, N. J., will return to-day.

It is said they will confront those who have made charges against them. Mrs. Pahlow is expected to issue a statement at Lawrenceville to-day. She said last night in a telegram from Reading, Mass., that she will join her husband at Lawrenceville and that they will be vindicated.

Graduates of the Lawrenceville School who are now students at Princeton will meet to sign a protest against the dismissal of Professor and Mrs. Pahlow, it was said last night. The New York alumni will support the board of trustees in its action. Kenneth F. Stephenson, alumni secretary of the Lawrenceville School, said yesterday at his office at 50 East Forty-second Street, that the board had good reason for its action in the Pahlow case.

"I know the alumni will stand by the board," he said. "Any person who has a legitimate interest in the school can find out from the board exactly what the reason was, but it will not be made public."

The alumni association, in a statement issued yesterday, said that it found nothing unusual in the dismissal of Professor and Mrs. Pahlow.

"The alumni are satisfied with the action of Dr. Mather A. Abbott, the headmaster, and the board of trustees, for whom they have the greatest respect," the statement said.

# Pastor Pleads Not Guilty

**Densel's \$5,000 Bail Is Continued by U. S. Judge**

NEWARK, N. J., March 21.—The Rev. Cornelius Densel, formerly pastor of the First Reformed Church, of Passaic, pleaded not guilty to-day to an indictment charging him with violation of the Mann White Slave act. The indictment was returned by the grand jury of the Essex Superior Court when he was arrested originally, was continued by Federal Judge Charles F. Lynch.

The indictment against Densel was the result of an alleged trip with Miss Trina Hansenberg, a member of his congregation. He left behind him in Passaic a wife and a large family, returning about a month later, seeking forgiveness from his congregation.

# Hunger Striker Near Death

ROME, March 21.—Enrico Malatesta, the anarchist leader, is continuing his hunger strike in the jail at Milan, where he has been since his arrest last October, in connection with an anarchist plot. The tempo says his condition is grave owing to his advanced age and the fact that he has been in ill health.

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a collection which embraces practically everything new and desirable in foot-coverings for men of discriminating taste.

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**Men's Half-hose**  
in black, white, gray, navy or Cordovan  
Silk, with lisle tops and soles, per pair \$1.10  
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# Angell Tells Yale Men He Heartily Favors Athletics

**President-Elect of New Haven University Makes His First Address to Students Since Election to Post**

Special Dispatch to The Tribune  
NEW HAVEN, March 21.—President-elect James Rowland Angell of Yale University made his first appearance before Yale students since his election when he outlined his athletic policy here to-day at the annual banquet of The Yale Daily News. Dr. Arthur T. Hadley, the retiring president, preceded him on the speakers' program.

While Dr. Hadley devoted his entire address to the subject of journalism, President-elect Angell spoke at length on a number of extra curriculum activities, and athletics in particular.

"I have been amused and flattered," Dr. Angell said, "to find that the newspaper press has tended to regard me as somewhat radical in my view about intercollegiate athletics. In the Middle West my views are quite commonplace, like those of every one else who has studied the subject objectively and disinterestedly. I recognize and value highly the fine things about intercollegiate athletics, but any one who thinks that they cannot be improved is either destitute of information or imagination, or both. So far from wishing to eliminate intercollegiate athletics, I desire to see them used far more fully than at present, because of their unquestionable value for the development of the physical education of the helpful kind for every college student, particularly the non-athlete, who is often a bit neglected."

"I want clean, honest intercollegiate athletics, so conducted that they not only benefit men who compete, but even exercise a wholesome influence on the entire college community. If there are to be professional or semi-professional coaches, I want men who are not only technically expert, but who are of essentially sound, fine character as well. I should rather have a man of questionable character in any other position than that of university athletic coach, for nowhere is the pernicious influence of a coarse or immoral man so serious."

# Sacramental Wine Dealer Is Arrested by Dry Agents

**Entire Stock Seized After Alleged Buying of Liquor Without Rabbi's Order**

Abraham Finkelstein, a dealer in wines for sacramental purposes at 197 Broome Street, was arrested yesterday charged with the illegal sale of a gallon of the liquor. Thirty barrels of wine in his establishment was confiscated by revenue agents. Agent Kriaberg said he bought the wine from Finkelstein for \$5.50 without an order from a rabbi, as required by law. With two other agents he then seized the dealer's entire stock.

Prohibition officials said yesterday that a wrong impression had been received by some persons who read reports that Ernest Langley, new supervisor of prohibition, was returning liquor illegally seized by Daniel Chipin, his predecessor. It was said that Mr. Langley returned only a few lots that were ordered returned by the Federal Court in Brooklyn and the Internal Revenue Department at Washington.

Following the publication of the reports scores of lawyers appeared at the prohibition offices, it was said, under the impression that clients, whose liquor had been seized, would receive leniency at the hands of the new supervisor. They were told that Mr. Langley would pursue the same policy as Mr. Chipin, who recommended his appointment.

# New Bond Swindle Charged

**Police Also Accuse Prisoner of Forging \$10,000 in Checks**

Irving Ornstein, twenty-five years old, of 212 West 112th Street, was arrested last night by Detectives Josephs, Devoti and Coffey, of the Oak Street station, and locked up at Police Headquarters on a charge of forgery.

Ornstein, according to detectives, has forged more than \$10,000 worth of checks and swindled numerous persons in a new Liberty bond game. His arrest last night was made on complaint of Gaillard Russell, a broker, with offices at 116 Nassau Street. Russell became suspicious of Ornstein, the police say, when he spoke to him regarding the purchasing of some bonds.

# Sixteen Are Acquitted In Felts Murder Case

**Defendants in Matewan Killing Returned to Jail to Face Six Other Indictments**

WILLIAMSON, W. Va., March 21.—The sixteen defendants tried in connection with the death of Albert C. Felts, who was killed during the Matewan gun fight last May 19, were found not guilty to-day by a jury in the Mingo County Circuit Court.

The defendants were formally discharged by Judge B. D. Bailey, presiding, but were remanded to jail pending bond arrangements on six other indictments charging the men with having been implicated in the death of six other private detectives killed with Felts. The trial consumed forty-six days.

**Murder of Organist Denied**

NEW BRUNSWICK, N. J., March 21.—George Washington Knight, the negro accused of the murder of Mrs. Edith Wilson at Perth Amboy March 12, to-day pleaded not guilty to the charge before Supreme Court Justice James J. Berger. His attorney, Benjamin Chickfield, however, asked leave to change the plea later if he so desired.

# German Resistance to Disarming Gains Force

**Communists Shift to Support of Bavaria; Bill Emancipated in Committee**

By Wireless to The Tribune  
Copyright, 1921, New York Tribune Inc.  
BERLIN, March 21.—German resistance to the demands of the Allies stiffened at another point to-day, when the Reichstag committee considering the government's bill for disarming the Bavarian citizens' guard refused, on a tie vote, to adopt the most essential features of the measure.

A strange fact was that the Communists joined the German Nationalists, Bavarians and other hostile elements in resisting the government's bill, notwithstanding the Communists have been loudest in protests against maintaining the Bavarian Einwehrgewehr in defiance of the national government.

The Communists now appear to have adopted a policy defying the government completely than ever. The party organ, Die Rote Fahne, yesterday celebrated the fifth anniversary of the Paris Commune with a flaming cartoon on the front page, representing working men and women fighting against troops, with burning houses flaring red in the background.

The leading editorial declared that Von Kahr snapped his fingers at the law, and the Communists now must do the same.

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Hudson Bay Sable Scarfs . . . 59.50 to 275.00  
Russian Sable Scarfs . . . 195.00 to 450.00  
Squirrel Scarfs . . . 16.50 to 275.00  
Moleskin Scarfs . . . 21.50 to 145.00

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